

§ 641.501

Secretary of Labor, within 30 days of such filing, has notified the parties that the case has been accepted for review.

(6) Any case accepted for review by the Secretary of Labor shall be decided within 180 days of such acceptance. If not so decided, the decision of the administrative law judge shall become the final decision of the Secretary of Labor.

Subpart E—Interagency Agreements

§ 641.501 Administration.

(a) Federal establishments other than the Department of Labor which receive and use funds under title V of the OAA or this part shall submit to DOL project fiscal and progress reports as described in § 641.409.

(b) Non-DOL federal establishments which receive and use funds under title V shall maintain the standard records on individual enrollees and enrollee activities, in accordance with this part.

(c) The Department may provide title V funds to another federal agency by a non-expenditure transfer authorization or by payments on an advance or reimbursement basis.

(d) In aspects of project administration other than those described in paragraphs (a) and (b) of this section, federal establishments which receive and use funds under title V of the OAA may use their normal administrative procedures.

Subpart F—Assessment and Evaluation

§ 641.601 General.

The Department shall assess each grantee and subgrantee to determine whether it is carrying out the purposes and provisions of title V of the OAA and this part in accordance with the OAA, this part and the grant or other agreements. The Department also shall evaluate the overall program conducted under title V of the OAA or this part to aid in the administration of the SCSEP. The Department and individuals designated by the Department may make site visits and conduct such

20 CFR Ch. V (4–1–03 Edition)

other monitoring activities as determined by SCSEP needs.

§ 641.602 Limitation.

In arranging for the assessment of a grantee, or the evaluation of a subgrantee, or the evaluation of the overall program under title V of the OAA or this part, the Department shall not use any individual, institution, or organization associated with any project under title V of the OAA.

PART 645—PROVISIONS GOVERNING WELFARE-TO-WORK GRANTS

Subpart A—Scope and Purpose

Sec.

645.100 What does this part cover?

645.110 What are the purposes of the Welfare-to-Work program?

645.120 What definitions apply to this part?

645.125 What are the roles of the local and State governmental partners in the governance of the WtW program?

645.130 What are the effective dates for the Welfare-to-Work 1999 Amendments?

645.135 What is the effective date for spending Federal Welfare-to-Work formula funds on newly eligible participants and newly authorized services?

Subpart B—General Program and Administrative Requirements

645.200 What does this subpart cover?

645.210 What is meant by the terms “entity” and “project” in the statutory phrase “an entity that operates a project” with Welfare-to-Work funds?

645.211 How must Welfare-to-Work funds be spent by the operating entity?

645.212 Who may be served under the general eligibility and noncustodial parent eligibility (primary eligibility) provision?

645.213 Who may be served as an individual in the “other eligibles” (30 percent) provision?

645.214 How will Welfare-to-Work participant eligibility be determined?

645.215 What must a WtW operating entity that serves noncustodial parent participants do?

645.220 What activities are allowable under this part?

645.221 For what activities and services must local boards use contracts and vouchers?

645.225 How do Welfare-to-Work activities relate to activities provided under TANF and other related programs?